## DISCLAIMER

This electronic version of an SCC order is for informational purposes only and is not an official document of the Commission. An official copy may be obtained from the Clerk of the Commission, Document Control Center.

## COMMONWEALTH OF VIRGINIA

## STATE CORPORATION COMMISSION

AT RICHMOND, MARCH 5, 2002

PETITION OF

BROADSLATE NETWORKS OF VIRGINIA, INC.

CASE NO. PUC010165

For Declaratory Judgment Interpreting
Interconnection Agreement with Central
Telephone Company of Virginia, Inc.
and United Telephone-Southeast, Inc.
("Sprint") and Directing Sprint to
Provision Unbundled Network Elements
in Accordance with the Telecommunications
Act of 1996

## DISMISSAL ORDER

On August 3, 2001, Broadslate Networks of Virginia, Inc.

("Broadslate"), filed its Petition with the State Corporation

Commission ("Commission") in the above-captioned case.

Following procedural orders<sup>1</sup> and settlement negotiations between

Broadslate and Central Telephone Company of Virginia, Inc. and

United Telephone-Southeast, Inc. (jointly, "Sprint"), Sprint

filed a notice on February 15, 2002, of its outstanding offer of

settlement due to expire March 1, 2002.

The Commission now takes judicial notice of its Order

Authorizing Discontinuance of All Telecommunications Services

and Cancellation of Certificates, issued in Case No. PUC020016

<sup>&</sup>lt;sup>1</sup> A Procedural Order was issued August 16, 2001, and an Order Granting Extension was issued on September 19, 2001. An Order Granting Abeyance was issued November 16, 2001.

on February 21, 2002, which allows Broadslate to discontinue all services effective March 15, 2002. The Commission concludes that the above-docketed Petition against Sprint is moot and that this case should be dismissed without prejudice.

Accordingly, IT IS ORDERED THAT this case is hereby dismissed without prejudice.